estimated amount you must pay to retire equities of dissenting stockholders and Farm Credit institutions, as described in §611.1255(c); and

- (6) You have fulfilled any other condition of termination we have imposed.
- (d) Effective date of termination. If we grant final approval, we will revoke your charter, and the termination will be effective on the last to occur of:
- (1) Fulfillment of all conditions listed in paragraph (c) of this section;
 - (2) Your proposed termination date;
- (3) Ninety (90) days after we receive the notice described in §611.1240(e); and
- (4) Fifteen (15) days after any reconsideration vote.

§611.1240 Voting record date and stockholder approval.

- (a) Stockholder meeting. You must call the meeting by written notice in compliance with your bylaws. The stockholder meeting to vote on the termination must occur within 60 days of our preliminary approval (or, if we take no action, within 60 days of the end of our approval period).
- (b) Voting record date. The voting record date may not be more than 70 days before the stockholders' meeting.
- (c) Information statement. You must provide all equity holders with a notice of meeting and the information statement required by §611.1223 at least 30 days before the stockholder vote.
- (d) Voting procedures. The voting procedures must comply with §611.330. You must have an independent third party count the ballots. If a voting stockholder notifies you of the stockholder's intent to exercise dissenters' rights, the tabulator must be able to verify to you that the stockholder voted against the termination. Otherwise, the votes of stockholders must remain confidential.
- (e) Notice to FCA and equity holders of voting results. Within 10 days of the termination vote, you must send us a certified record of the results of the vote. You must notify all equity holders of the results within 30 days after the stockholder meeting. If the stockholders approve the termination, you must give the following information to equity holders:
- (1) Stockholders who voted against termination and equity holders who

were not entitled to vote have a right to dissent as provided in §611.1280; and

- (2) Voting stockholders have a right, under §611.1245, to file a petition with the FCA for reconsideration within 35 days after the date you mail to them the notice of the results of the termination vote.
- (f) Requirement to notify new equity holders. You must provide the information described in paragraph (e)(1) of this section to each person that becomes an equity holder after the termination vote and before termination.

§ 611.1245 Stockholder reconsideration.

- (a) Right to reconsider termination. Voting stockholders have the right to reconsider their approval of the termination if a petition signed by 15 percent of the stockholders is filed with us within 35 days after you mail notices to stockholders that the termination was approved. If we determine that the petition complies with the requirements of section 7.9 of the Act, you must call a special stockholders' meeting to reconsider the vote. The meeting must occur within 60 days after the date on which you mailed to stockholders the results of the termination vote. If a majority of the stockholders voting, in person or by proxy, vote against the termination, the termination may not take place.
- (b) Stockholder list and expenses. You must, at your expense, timely give stockholders who request it a list of the names and addresses of stockholders eligible to vote in the reconsideration vote. The petitioners must pay all other expenses for the petition. You must pay expenses that you incur for the reconsideration vote.

§ 611.1250 Preliminary exit fee estimate.

- (a) Preliminary exit fee estimate—terminating association. You must provide a preliminary exit fee estimate to us when you submit the termination application. Calculate the preliminary exit fee estimate in the following order:
- (1) Base your exit fee calculation on the average daily balances of assets and liabilities for the 12-month period